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3 **IN THE UNITED STATES BANKRUPTCY COURT**
4 **FOR THE DISTRICT OF PUERTO RICO**
5

6 In re; Carlos Beltran, et al)
7)
8)
9)
10)
11)
12)
_____/

Case No.: 09-bk-06437

13 **MOTION TO CONTINUE DISCLOSURE STATEMENT HEARING**
14

15 **COMES NOW** creditors –through counsel- and pursuant to Fed.R.Civ.P. Rule 7; Local Rule
16 7.1; FRBKP 3017 moves this Honorable Court to continue the scheduled hearing scheduled for
17 April 27th 2010. In support the appearing creditors state and pray as follows:

- 18 1. This Honorable Court has scheduled a disclosure statement hearing for April 27th 2010.

19 See docket # 100 to wit:

20
21 *03/03/2010 100 ORDER AND NOTICE ON DISCLOSURE STATEMENT: Hearing*
22 *scheduled 4/27/2010 at 10:00 AM at US POST OFFICE & COURTHOUSE BLDG, 300*
23 *RECINTO SUR, 2ND FLOOR COURTROOM 2. The debtor shall give notice of this*
24 *order to all creditors and parties in interest and file a certificate of service within seven*
25 *(7) days from notice of this order. (RE: related document(s) 91). Signed on*
26 *3/3/2010.(MENDEZ GOMEZ, EVANGELINA) (Entered: 03/03/2010)*

- 27 2. On April 7th 2010 the office U.S Trustee continued the 341 hearing. At the hearing the
28 appearing counsel informed the office of the U.S. Trustee of a scheduled reconstructive

1 surgery that the appearing counsel must attend and go through. All the attendees,
2 creditors and the U.S. Trustee representative were informed of the upcoming medical
3 intervention which will prevent the appearing counsel to attend the scheduled hearing.

- 4 3. Many of the attendees requested that the undersigned inform the court that there was and
5 would not be objection files to a continuance of the hearing. Similarly, there is no
6 prejudice to any party since the 341 was not concluded and the need to make a final
7 amendment to the schedule was necessary.
- 8 4. The appearing counsel is submitting a medical informative letter from attending
9 physician who will be performing the surgery. On best information and belief, the
10 recuperation period as explained by the attending physician is until May 17, 2010.
- 11 5. The appearing creditors respectfully pray to this court to grant a continuance after May
12 17th 2010, so as to permit counsel to recuperate and present a meaningful hearing.

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14 **WHEREFORE** the appearing debtors respectfully pray to this court to grant the continuance
15 based on the medical need of petitioners counsel.

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19 Respectfully submitted,

20 *L. Lorenzo J. Palomares-Starbuck*

21 Lorenzo J. Palomares, Esq.

22 USDC #218017

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1
2 **CERTIFICATE OF SERVICE**
3

4 I certify that on this day I personally filed this pleading in the court's ECF/CM electronic case
5 management system that will serve an electronic copy to all counsel of record. And
6

7
8 **CHARLES P GILMORE**
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